

Serial No.: 10/057,131

REMARKS

Claims 1-29 are currently pending in the application. Claims 4-12, 16 and 17 have been withdrawn without prejudice and claims 19-29 have been added. No new matter has been added.

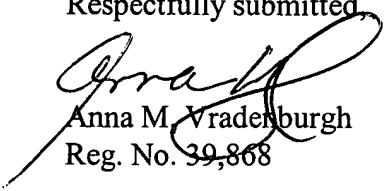
The Office now states that restriction is required under 35 U.S.C. §121. The Applicant respectfully disagrees and traverses this rejection. The Applicant is baffled as to why this restriction is being required especially in light of the Office Actions and comments by the Office. In particular, the Bossi reference has been cited and applied against both claim sets designated by the Office as separate inventions. In particular, with respect to a rejection of claim 4, the Office states "Bossi et al ... teaches providing an interpretive service, defined by the user...." In light of the Office's comments and rejections, Applicant believes that these claim sets have been fully searched.

If the Office disagrees and maintains the rejection, the Applicant selects Invention I and advises that the Applicant does not fully agree with the characterization of Invention I as set forth by the Office. Specifically, the Applicant selects claims 1-3, 13-15 and 18. If the Office will not withdraw this rejection, the Applicant withdraws the non-elected claims without prejudice. If the Office chooses to withdraw this rejection, the Applicant does not withdraw the non-elected claims, but instead withdraws the new claims 19-29.

The Applicant has added claims 19-29. These claims are similar to the withdrawn claims, but have been amended and are directed to embodiments of Invention I and the elected claim set.

The Applicant contends that the claims are now in allowable form and respectfully requests entry of these amendments and allowance of these claims.

Respectfully submitted,


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